1 2 3 4 5	LAW OFFICES OF STEVEN GOLDS Stephen M. Goldsobel, SBN 166405 E-Mail: steve@sgoldsobel.com Katherine A. Bowles, SBN 287426 E-Mail: kate@sgoldsobel.com 1901 Avenue of the Stars, Suite 1750 Los Angeles, California 90067 Telephone: (310) 552-4848 Telecopier: (310) 552-9291	OBEL
6 7 8 9 10	MOSS LAW GROUP Richard A. Moss, SBN 42329 E-Mail: rmoss@rmosslaw.com 255 South Marengo Avenue Pasadena, California 91101-2719 Telephone: (626) 796-7400 Telecopier: (626) 796-7789 Attorneys for Defendant, HOOTAN MELAN	ИЕD
12	UNITED STATES DISTRICT COURT	
13	SOUTHERN DISTRICT OF CALIFORNIA	
14 15 16 17 18 19 20	UNITED STATES OF AMERICA, Plaintiff, vs. HOOTAN MELAMED, et al., Defendants.	Case No. 16-CR-1409-H REQUEST FOR WITHDRAWAL OF CO-COUNSEL FOR DEFENDANT HOOTAN MELAMED
221 222 223 224 225 226 227 228	TO THE COURT, ALL PARTIES, AND THEIR ATTORNEYS OF RECORD: PLEASE TAKE NOTICE that Richard A. Moss of the firm MOSS LAW GROUP, seeks to withdraw as co-counsel for Defendant HOOTAN MELAMED. Defendant HOOTAN MELAMED will continue to be represented by STEVEN GOLDSOBEL, who has already entered an appearance as counsel of record in this case, and who is a member in good standing of the Bar of this Court.	

Dated: December 20, 2016 MOSS LAW GROUP Richard A. Moss, Esq. /s/ Richard A. Moss, Esq. Richard A. Moss, Esq. Attorney for Defendant, Hootan Melamed By: I consent to the withdrawal of my co-counsel, Richard A. Moss/Moss Law Group. Dated: December , 2016 12/20/16

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1	<u>CERTIFICATE OF SERVICE</u>	
2		
3	IT IS HEREBY CERTIFIED THAT:	
4	I, Richard A. Moss, am a citizen of the United States and am at least eighteen year	
5	of age. My business address is 255 South Marengo Avenue, Pasadena, California 91101.	
6	I am not a party to the above-captioned action. I have caused service of the	
7	REQUEST FOR WITHDRAWAL OF CO-COUNSEL FOR DEFENDANT	
8	HOOTAN MELAMED on the parties listed on ECF by electronically filing the	
9	foregoing with the Clerk of the District Court using its ECF System, which electronically	
10	notifies them.	
11	I declare under penalty of perjury that the foregoing is true and correct.	
12	Executed on December 21, 2016.	
13		
14	//D: 1 1 4 16	
15	/s/ Richard A. Moss RICHARD A. MOSS	
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